I'm concerned that businesses are attempting to undermine the no-call list in Wisconsin, implemented by our state government in response to the will of the people,

by asking the FCC to invalidate the law. I am strongly in favor of retaining the existing  $\ \ \,$ 

restrictions, in particular \*not\* allowing businesses to continue marketing their services

for over a year after their last contact with a person. I believe that states should be

allowed to regulate the phone lines within their boundaries in this instance, and that the  $\ensuremath{\mathsf{I}}$ 

Wisconsin do-not-call list should be upheld.